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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/575,615	06/07/2006	Stephen William Eason	478.1081	3149
	7590 09/03/200 dson & Kappel, LLC	EXAMINER		
485 7th Avenue 14th Floor			BLIZZARD, CHRISTOPHER JAMES	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/575,615	EASON ET AL.			
Office Action Summary	Examiner	Art Unit			
	CHRISTOPHER BLIZZARD	3771			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w. - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 23 Ju	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-35 and 64-83 is/are pending in the a 4a) Of the above claim(s) is/are withdrav 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-35 and 64-83 is/are rejected. 7) ☐ Claim(s) 65-70 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on 12 April 2009 is/are: a) ☐ Applicant may not request that any objection to the content of t	r election requirement. r. ☐ accepted or b)☐ objected to be drawing(s) be held in abeyance. See on is required if the drawing(s) is objected to be described to be described.	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 1/28/08, 4/12/06.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite			

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DETAILED ACTION

1. This office action is in response to amended claims filed 6/23/09. As directed claims 36-63 were cancelled and not claims were added or amended. Therefor this application currently has claims 1-35 and 64-83 pending.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 3. Claims 64-70 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claim 64 recites the limitations "the strip of blisters" and "the aperture" in second and third line of the claim. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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6. Claims 1-5, 8-13, 31, 64 and 72 are rejected under 35 U.S.C. 102(b) as being anticipated by Piper (5,533,502).

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- 7. Regarding claims 1-3, Piper discloses an inhaler comprising a housing to receive a plurality of blisters each having a puncturable lid and containing a dose of medicament for inhalation (column 4, lines 40-58), a mouthpiece (52) through which medicament is inhaled and acts an arm of a pivotally mounted actuator that sequentially moves each blister into alignment with a blister piercing member (column 2, lines 42-55) and is operable to cause the blister piercing member to puncture the lid of a blister such that an airflow through the blister entrains a dose of medicament to be inhaled (column 2, lines 56-67; column 3, lines 1-7).
- 8. Regarding claims 4 and 5, Piper discloses the blister piercing member containing two discrete piercing heads (60, 62) depending from one side of the arm and extending through an aperture in the housing in a closed position, in which the arm is against the housing, piercing a lid of a blister (fig. 4).
- 9. Regarding claims 8 and 9, Piper discloses openings in the arm corresponding to the piercing heads (60, 62) that form an airflow inlet and an airflow outlet in the blister in communication with the mouthpiece (52) (fig. 4).
- 10. Regarding claims 10 and 11, Piper discloses an inhaler wherein the mouthpiece includes a primary chamber having an outside air inlet (70) in communication with an airflow inlet (fig. 4) and a secondary chamber separated by an internal wall and in communication with an airflow outlet (fig. 4).

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- 11. Regarding claims 12, 13, and 72, Piper discloses an air bypass aperture (fig 4 around #40) communicating with the primary and secondary chambers (fig. 3) and creating turbulence to entrain medicament in airflow.
- 12. Regarding claim 31, Piper discloses the cover (12) being made of a transparent material (column 6, lines 48-51).
- 13. Regarding claim 64, Piper discloses the inhaler wherein a indexing mechanism comprises a blister strip locator chassis defining a path for a strip of blisters (column 6, lines 63-67) (fig. 7).
- 14. Claims 1, 14-16, 18-20, 32-35 and 73-83 are rejected under 35 U.S.C. 102(e) as being anticipated by Brunnberg (6,880,555).
- 15. Regarding claims 1, 14 and 15, Brunnberg discloses an inhaler comprising a housing to receive a plurality of blisters (78, 80) with puncturable lids containing doses of medicament for inhalation and an actuator that acts as an indexing mechanism that moves a blister in alignment with a blister piercing member with an indexing wheel (70) and pierces the lids to generate an airflow through the blister to entrain (column 6, lines 35-67; column 7, lines 1-7).
- 16. Regarding claims 16, 18-20, 73-75 and 77, Brunnberg discloses the inhaler wherein rotation of the actuator (236) in one direction moves the blister into alignment and movement of the actuator in the other direction is operable to puncture the lid of the blister (column 6, lines 35-67; column 7, lines 1-7). The actuator is connected to a cap which rotates with the actuator and covers the mouthpiece (202) in a closed position and reveals it for use in an open position (figs. 11, 12).

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17. Regarding claims 32-35, 79 and 81 Brunnberg discloses a method of use of the inhaler above wherein inhaling through the mouthpiece (202) generates an airflow through the blister and entrains a dose of medicament into the user's airway (column 6, lines 46-48).

- 18. Claims 1, 21-27 and 71 are rejected under 35 U.S.C. 102(e) as being anticipated by Widerstrom (6,698,425).
- 19. Regarding claims 1 and 71, Widerstrom discloses an inhaler comprising a housing to receive a plurality of blisters having a does of medicament for inhalation by a user (column 1, lines 33-36), a mouthpiece (12) through which medicament is inhaled and an actuator to sequentially move a blister into alignment with a discrete piercing member (7) (column 6, lines 3-8) and causes the blister piercing member to puncture the lid of the blister such that when a user inhales an airflow through the blister entrains the dose into the user's airway (column 4, lines 7-15).
- 20. Regarding claims 21-23, Widerstrom further discloses used blisters being stored in a chamber to or exiting the housing through slot (figs. 6 and 8) (column 6, lines 8-10)
- 21. Regarding claims 24-27, Widerstrom discloses the inhaler incorporating a coiled strip of blisters (fig.1a) that have perforations to enable tearing off used blisters (column 3, lines 49-51). The strip contains more that 30 blisters (fig. 1b) and may contain a dose payload between 10 and 25mg (column 7, lines 20-43).
- 22. Regarding claims 28-30, Widerstrom discloses the inhaler formed of no more that 5 parts (fig. 5b).

Claim Rejections - 35 USC § 103

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23. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 24. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Piper (5,533,502).
- 25. Regarding claims 6 and 7, Piper discloses an inhaler with a piercing head with a primary (58) and secondary (60) cutting element each with a pointed tip (fig. 4), but does not disclose a pair of secondary cutting elements extending laterally across each end of the primary cutting element. It would have been obvious to one having ordinary skill in the art at the time the invention was made to construct the inhaler of Piper having a plurality of secondary cutting elements, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. *St. Regis Paper Co. v. Bemis Co.*, 193 USPQ 8.
- 26. Claims 17, 76, 78, 80, 82 and 83 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brunnberg (6,880,555).
- 27. Regarding claims 17, 76, 78, 80, 82 and 83, Brunnberg discloses the claimed inhaler except for wherein the actuator aligns the blister with the blister piercing member and punctures the lid of the blister while being rotated in the same direction. It would have been obvious to one having ordinary skill in the art at the time the invention was made to position the feed wheel (242) to align the blister with the blister piercing member during closing of the actuator arm, since it has been held that a mere reversal

of the essential working parts of a device involves only routine skill in the art. In re Einstein, 8 USPQ 167.

Allowable Subject Matter

28. Claims 65-70 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

29. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Eisele (5,921,237) an inhaler with rotating actuator arm, and Crowder (7,520,278) an inhaler with rotating actuator ar.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHRISTOPHER BLIZZARD whose telephone number is (571)270-7138. The examiner can normally be reached on Monday thru Friday, 9:00AM -5:00PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Justine Yu can be reached on (571)2724835. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Steven O. Douglas/ Primary Examiner, Art Unit 3771